

## DEPARTMENT OF THE INTERIOR

## National Park Service

**Revision—Notice of Inventory Completion for Native American Human Remains, Associated Funerary Objects, and Unassociated Funerary Objects in the Control of the United States Marine Corps, Department of the Navy, Honolulu, HI; and in the Possession of the Bernice Pauahi Bishop Museum, Honolulu, HI**

AGENCY: National Park Service

ACTION: Notice

Notice is hereby given in accordance with provisions of the Native American Graves Protection and Repatriation Act (NAGPRA), 43 CFR 10.9, of the completion of an inventory of human remains, associated funerary objects, and unassociated funerary objects in the control of the United States Marine Corps, Department of the Navy, Honolulu, HI; and in the possession of the Bernice Pauahi Bishop Museum, Honolulu, HI. **This notice modifies the culturally affiliated Native Hawaiian organizations in the Notice of Inventory Completion published April 22, 1998.**

A detailed assessment of the human remains was made by United States Marine Corps and Bishop Museum professional staff in consultation with representatives of Hui Malama I Na Kupuna O Hawai'i Nei and the Office of Hawaiian Affairs.

Based on skeletal and cranial morphology, dentition, style and type of associated funerary objects, manner of interments, and recovery locations, the human remains listed above have been determined to be Native Hawaiian. In consultation with Native Hawaiian organizations, the U.S. Marine Corps and the Bishop Museum decided that no attempt would be made to determine the age of the human remains. The various ohana, or families, listed below are Native Hawaiian organizations under 43 CFR 10.2 (b)(3)(i).

Based on the above mentioned information, officials of the U.S. Marine Corps and the Bishop Museum have determined that, pursuant to 43 CFR 10.2 (d)(1), the human remains referred to above represent the physical remains of a minimum of 1,582 individuals of Native American ancestry. Officials of the U.S. Marine Corps and the Bishop Museum have also determined that, pursuant to 43 CFR 10.2 (d)(2), the 251 objects referred to above are reasonably believed to have been placed with or near individual human remains at the time of death or later as part of the death rite or ceremony. Officials of the U.S.

Marine Corps and the Bishop Museum have further determined that, pursuant to 43 CFR 10.2 (d)(2)(ii), these 30 cultural items are reasonably believed to have been placed with or near individual human remains at the time of death or later as part of the death rite or ceremony and are believed, by a preponderance of the evidence, to have been removed from a specific burial site of an Native American individual. Lastly, officials of the U.S. Marine Corps and the Bishop Museum have determined that, pursuant to 43 CFR 10.2 (e), there is a relationship of shared group identity which can be reasonably traced between these Native American human remains, associated funerary objects, and unassociated funerary objects and **Sam Monet/Fannie L. Moniz Ohana, Nalani Olds Ohana, Terrilee Napua Keko'olani-Raymond Ohana, Carlos Manuel Ohana, Eric Po'ohina on his behalf and on behalf of Huna Research Institute, the Princess Nahoa Olelo o Kamehameha Society, Ka Ohana O Na Iwi o Mokapu representing Gladys Pualoa and Ipolani Tano; Auld/Shaw Ohana; Victor Keli'imaika'i Boyd Ohana; VanHorn Diamond Ohana; Kekumano Ohana; Hui Malama I Na Kupuna O Hawai'i Nei; Ka Lahui Hawaii; Ko'olaupua Hawaiian Civic Club; O'ahu Island Burial Council; the Office of Hawaiian Affairs; Delilah Ortiz Ohana; Ella Paguyo Ohana; Paoa/Kea/Lono Ohana; Herbert Pratt Ohana; and the Prince Kuhio Hawaiian Civic Club.**

This notice has been sent to **Sam Monet/Fannie L. Moniz Ohana, Nalani Olds Ohana, Terrilee Napua Keko'olani-Raymond Ohana, Carlos Manuel Ohana, Eric Po'ohina on his behalf and on behalf of Huna Research Institute, the Princess Nahoa Olelo o Kamehameha Society, Ka Ohana O Na Iwi o Mokapu representing Gladys Pualoa and Ipolani Tano; Auld/Shaw Ohana; Victor Keli'imaika'i Boyd Ohana; VanHorn Diamond Ohana; Kekumano Ohana; Hui Malama I Na Kupuna O Hawai'i Nei; Ka Lahui Hawaii; Ko'olaupua Hawaiian Civic Club; O'ahu Island Burial Council; the Office of Hawaiian Affairs; Delilah Ortiz Ohana; Ella Paguyo Ohana; Paoa/Kea/Lono Ohana; Herbert Pratt Ohana; and the Prince Kuhio Hawaiian Civic Club.** Questions regarding this notice should be directed to Ms. June Cleghorn, Staff Archeologist, Marine Corps Base Hawaii, Kaneohe Bay, HI 96863-3002; telephone: (808) 257-6920, ext. 230. Repatriation of the human remains and associated funerary objects to **Sam Monet/Fannie L. Moniz Ohana, Nalani Olds Ohana, Terrilee Napua**

**Keko'olani-Raymond Ohana, Carlos Manuel Ohana, Eric Po'ohina on his behalf and on behalf of Huna Research Institute, the Princess Nahoa Olelo o Kamehameha Society, Ka Ohana O Na Iwi o Mokapu representing Gladys Pualoa and Ipolani Tano; Auld/Shaw Ohana; Victor Keli'imaika'i Boyd Ohana; VanHorn Diamond Ohana; Kekumano Ohana; Hui Malama I Na Kupuna O Hawai'i Nei; Ka Lahui Hawaii; Ko'olaupua Hawaiian Civic Club; O'ahu Island Burial Council; the Office of Hawaiian Affairs; Delilah Ortiz Ohana; Ella Paguyo Ohana; Paoa/Kea/Lono Ohana; Herbert Pratt Ohana; and the Prince Kuhio Hawaiian Civic Club** may begin after September 30, 1998, and at such time as the requesting parties agree upon their disposition or the dispute is otherwise resolved pursuant to the provisions of NAGPRA or by a court of competent jurisdiction [25 U.S.C. 3005 (e)].

Dated: August 25, 1998.

**Veletta Canouts,***Acting Departmental Consulting Archeologist,**Deputy Manager, Archeology and Ethnography Program.*

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BILLING CODE 4310-70-F

## DEPARTMENT OF JUSTICE

**Notice of Lodging of Consent Decree**

Under 28 CFR 50.7, notice is hereby given that on August 24, 1998, a proposed Consent Decree in *United States v. Zeneca Inc.*, Civ. No. 1-98-0096, was lodged with the United States District Court for the Middle District of Tennessee.

In this action against Zeneca, Inc., ("Zeneca") the United States sought to recover civil penalties and enjoin violations of the Safe Drinking Water Act, 42 U.S.C. 300f, *et seq.*, and the implementing Underground Injection Control regulations, 40 CFR 144.28, the Resource Conservation and Recovery Act, 42 U.S.C. 6901 *et seq.*, the Clean Water Act, 33 U.S.C. 1251 *et seq.*, and the Clean Air Act, 42 U.S.C. 7413. The United States also sought relief under the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. 9606. Zeneca operates a chemical manufacturing facility in Mount Pleasant, Tennessee.

This settlement resolves civil claims pending against Zeneca at its Mount Pleasant facility. The proposed Decree provides that Zeneca will pay a civil penalty of \$3.5 million, and undertake two pollution prevention Supplemental Environmental Projects ("SEPs") at a